Exhibit No.:

Issue(s):
Witness:

Revenue Adjustment Michael L. Stahlman

Sponsoring Party: Type of Exhibit: MoPSC Staff
Rebuttal Testimony

Case No.:

ER-2016-0285

Date Testimony Prepared:

March 10, 2017

MISSOURI PUBLIC SERVICE COMMISSION

COMMISSION STAFF DIVISION

FILED
March 20, 2017
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Service Commission

TARIFF AND RATE DESIGN UNIT

TRUE-UP REBUTTAL TESTIMONY

OF

MICHAEL L. STAHLMAN

State 3-16-17 Reporter 4F File No. FR - 2016-0258

KANSAS CITY POWER & LIGHT COMPANY

CASE NO. ER-2016-0285

Jefferson City, Missouri March 2017

1	TRUE-UP REBUTTAL TESTIMONY		
2	OF		
3	MICHAEL L. STAHLMAN		
4	Total Action (C. C.)	KANSAS CITY POWER & LIGHT COMPANY	
5		CASE NO. ER-2016-0285	
6	Q.	Please state your name and business address.	
7	Α.	My name is Michael L. Stahlman, and my business address is P.O. Box 360	
8	200 Madison Street, Jefferson City, Missouri 65102.		
9	Q.	By whom are you employed and in what capacity?	
10	Α.	I am employed by the Missouri Public Service Commission ("Commission")	
11	as a Regulatory Economist III of the Tariff and Rate Design Unit of the Operation Analysis		
12	Department, the Commission Staff Division.		
13	Q.	Are you the same Michael L. Stahlman who has previously filed rebuttal,	
14	surrebuttal, true-up direct testimony, and portions of Staff's Revenue Requirement Cos		
15	of Service Report in this case?		
16	A.	Yes.	
17	Q.	What is the purpose of your true-up testimony?	
18	A.	The purpose of my testimony is to address portions of the True-up	
19	Direct Testimony of Ronald A. Klote.		
20	Q.	Mr. Klote states that Kansas City Power & Light Company ("KCPL" or	
21	"Company") used Staff's sales revenue amounts included in Staff's EMS run provided	
22	to the Company on February 24, 2017 as the Company's true-up revenue with the		
23	addition of	the Company's MEEIA Cycle 1 adjustment as calculated in Tim Rush's	

rebuttal testimony.¹ Were true-up billing determinants developed to reflect KCPL's true-up sales revenue including the MEEIA Cycle 1 change in kilowatt hour ("kWh")?

- A. No. Staff's true-up sales revenue is developed from true-up billing determinants, however, KCPL calculated the value of MEEIA Cycle 1 by using the Margin rates from the tariff and has not actually decreased true-up billing determinants to reflect any change in revenue.
- Q. If KCPL had updated billing determinants to reflect the decrease in kWh from MEEIA Cycle 1 would the value of the adjustment be different?
- A. Yes. The margin rates listed in the tariff are calculated using scenarios of changes in kWh, and are not specifically calculated for the exact change in kWh that the MEEIA Cycle 1 annualization resulted in. Also the margin rates are used to value the throughput disincentive and not the annualization.
- Q. Mr. Klote also states that he received notification on March 1, 2017 of a change from Staff's revenue position provided on February 24, 2017.² Was there a change in Staff's revenue calculations from February 24, 2017 to March 1, 2017?
- A. Yes. Staff provided the Company an EMS run on February 24, 2017, as part of settlement negotiations. Staff identified a formula error while conducting its final review prior to filing on March 1, 2017, and notified KCPL shortly thereafter.
- Q. Have there been further changes to Staff's revenue position since filing true-up testimony?

¹ True-up Direct Testimony of Ronald A. Klote, p. 4 ll. 5-8.

² True-up Direct Testimony of Ronald A. Klote, p 9, ll. 1-8.

- 1 Yes. In response to inquiries from KCPL, Staff has made some additional A. 2 adjustments, the most significant of which affected the Large Power and Large General 3 Service classes. 4 Will this change the numbers provided in your True-Up Direct O. 5 Testimony? 6 A. Yes. The tables below incorporate those changes from my true-up direct to 7 Staff's current position. 8 Table 1 Table 2 Change from ER-True-Up Post Cycle 2 True-Up Pre-2014-0370 True-MEEIA Cycle 2 **MEEIA Cycle 2 Up Direct** Adjustment Adjustment Residential 2,582,959,915 (49,646,318) Residential (12,250,320) 2,570,709,595 Small GS 423,987,280 6,401,414 Small GS (3,757,780) 420,229,500 Medium GS 1,187,679,674 73,937,197 (4,548,725) 1,183,130,949 Medium GS Large GS 2,183,968,130 (13,142,371)Large GS (9,311,088) 2,174,657,042 Large Powe 1,978,273,335 (134,110,919) (26,500)1,978,246,835 Large Power Lighting 85,125,176 (861,375) Lighting. 85,125,176 9 10 Table 1 reflects the changes in kWh from the level of true-up kWh from KCPL's last 11 rate case ER-2014-0370 to this case prior to making an adjustment for MEEIA Cycle 2 kWh. 12 Table 2 reflects the change kWh due to MEEIA Cycle 2 per class and the resulting kWh per 13 class. 14 Q. Will this change also alter numbers provided by other Staff witnesses? 15 A. Yes. These numbers serve as an input to Staff's fuel model and jurisdictional 16 energy allocation factors. Staff witness Alan Bax addresses the updated energy allocation factor in is true-rebuttal testimony and Staff witness Ashley Sarver addresses changes in the 17 18 FAC base factor due to these changes.
 - A. Yes, it does.

Q.

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Does that conclude your testimony?

BEFORE THE PUBLIC SERVICE COMMISSION

OF THE STATE OF MISSOURI

In the Matter of Kansas Cir Company's Request for Implement A General R Electric Service	Authority to) Case No. ER-2016-0285			
AFFIDAVIT OF MICHAEL L. STAHLMAN					
STATE OF MISSOURI)				
COUNTY OF COLE) SS.				
	THE Y COMMITTEE				
COMES NOW MICA	AEL L. STAHI	LMAN, and on his oath declares that he is of			
sound mind and lawful age;	that he contribute	d to the foregoing True-Up Rebuttal Testimony;			

and that the same is true and correct according to his best knowledge and belief.

Further the Affiant sayeth not.

MICHAEL L. STAHLMAN

JURAT

Subscribed and sworn before me, a duly constituted and authorized Notary Public, in and for the County of Cole, State of Missouri, at my office in Jefferson City, on this ______ day of March, 2017.

JESSICA LUEBBERT
Notary Public - Notary Seal
State of Missouri
Commissioned for Cole County
My Commission Expires: February 19, 2019
Commission Number: 15633434

Notary Public